ARMY AND FORTIFICATIONS

GROSVENOR ON ALLEGED ALLIANCE WITH FILIPINOS.

Declares That There Never Was Any Agreement With Againaldo-Colloguy Between Jerry Simp-

son and Mr. Grosvenor.

WASHINGTON, Feb. 27 .- The house wa in session seven hours to-day and sent to the senate two more appropriation billsthe army, which has been under consideration for several days, and the fortifications. The former carried about \$79,000,000, and the latter approximately \$1,700,000. The final conference report upon the Indian appropriation bill was also adopted. The only amendment of importance attached to the ermy bill was one giving two months' extra pay to enlisted men in the regular army who served beyond the limits of the United States during the war with Spain and one month's extra pay to those who served in the United States. The discussion of the administration's policy relative to the Philippines, which has been occupying the attention of the members to the exclusion of almost everything else during the consideration of appropriation bills for the last two weeks, was continued today, several speeches being made on the

Mr. Dockery, Democrat, of Missouri, the leading Democrat on the appropriations committee, asserted that the appropriations for this congress would reach \$1,600,000,000. When consideration of the army appro-

priation bill was resumed, Mr. Cox. Dem-ocrat, of Tennessee, made a short, sharp, general speech, saying: "I will never vote a cent to put a bullet into a gun to shoot se people over there (the Filipinos), who are trying to establish their government." He could not understand, he said, why we had started out to free the Cubans and should end by shooting the Filipinos. What a remarkable notification, he declared, was that of General Otis' that we had killed and inded 4,000 of those people, part of them naked natives, armed with bows and ar-As an American, he asked, where was the glory of this achievement? Who had declared war on these people who had done us no harm?

Speaking later to a pro forma amendfact that no point of order had been raised against the amendment of Mr. Moody last week to create the rank of admiral for Rear Admiral Dewey, Mr. Surzer was repeat-edly called to order by Chairman Hopkins, who finally summoned the sergeant-at-arms and threatened to enforce order in that way. Thereupon Mr. Sulzer retired to his

Mr. Fitzgerald, Democrat, of Massachu-Mr. Fitzgerald, Democrat, of Massachusetts, offered an amendment to pay all soldiers in the regular army who served during the war beyond the limits of the United States two months' extra pay upon their muster out and who served within the limits of the United States one month's extra pay. A similar provision, he said, applied to volunteer troops, and he saw no reason why a distinction should be made. The amendment was adopted.

This was the last amendment. The committee rose and the bill, as amended, was passed.

Mr. Hager, Republican, of lows, asked unanimeus consent for the consideration of the senate John resolution authorizing the president to appoint Osman Diegnan, one of the heroes of the Merrimac, a naval cadet at Annapolis.

Mr. Underwood, Democrat, of Alabama, said he had no desire to object, but he desired to call attention to the fact that each hero of the Merrimac had received his reward for the daring displayed in the heroic exploit at Santiago harbor, save the man who took the ship in, Lieutenant Hobson, A bill was now sleeping in the committee who took the ship in. Lieutenant Hobson. A bill was now sleeping in the committee to transfer him to the line and promote him. He thought it unjust that it was not acted upon. The resolution was adopted. Mr. Henderson, of lowa, then presented the special order agreed upon by the committee on rules, setting aside to-morrow until 6 o'clock for the consideration of public building bills, those acted on by the committee of the whole to be first acted upon, after which such as might be designated by the committee upon public buildings and grounds. Those reported from the committee of the whole were to be considered in this order: First, those in cities where there were postoffices of the first class; second, where there were federal courts.

class; second, where there were federal courts.

Mr. Dockery opposed the rule on the ground that neither the condition of the ground that neither the condition of the spropriation bills nor the treasury would warrant the use of to-morrow for this purpose and the appropriation of money which would result. He figured out total appropriations for the session of \$678,090,000. This did not include the \$118,090,000 for the Nicaragua canal, which might become law, nor the \$25,000,000 of claims which we had assumed by the treaty of Paris. These aggregated the appalling total of \$800,000,000. Yet it was now proposed to give a day for public buildings and add \$11,000.000. gregated the appalling total of \$80,000,000. Yet it was now proposed to give a day for public buildings and add \$11,000,000 more to these staggering liabilities. He figured out that the total appropriations for this congress would reach \$1,600,000,000. The rule was adopted, \$7 to 34.

A bill was passed appropriating \$5,000 for the investigation of leprosy in this country under a board to be selected by the surgeon general.

seon general.

Mr. Corliss, Republican, of Michigan, stated that there were about 300 cases in nenway, Republican, of Indiana then called up a substitute for the fortifica



THE EXCELLENCE OF SYRUP OF FIGS

is due not only to the originality and simplicity of the combination, but also to the care and skill with which it is manufactured by scientific processes known to the California Fig Syrup Co. only, and we wish to impress upon all the importance of purchasing the true and original remedy. As the genuine Syrup of Figs is manufactured by the CALIFORNIA FIG SYRUP Co. only, a knowledge of that fact will assist one in avoiding the worthless imitations manufactured by other parties. The high standing of the CALI-FORNIA FIG SYRUP Co. with the medical profession, and the satisfaction which the genuine Syrup of Figs has given to millions of families, makes the name of the Company a guaranty of the excellence of its remedy. It is far in advance of all other laxatives. as it acts on the kidneys, liver and bowels without irritating or weakening them, and it does not gripe nor nauseate. In order to get its beneficial effects, please remember the name of

the Company -CALIFORNIA FIG SYRUP CO. SAN FRANCISCO, Cal. OUISVILLE, Ky.

tions appropriation bill and moved its passage under suspension of the rules.

Mr. Hemenway explained that the substitute was in reality the bill reported from the appropriations committee with a few minor amendments. It was necessary to offer the amended bill as a substitute as no amendments were in order under suspensions. ents were in order under suspen

amendments were in order under suspension of the rules.

Mr. Henry, Republican, of Indiana, submitted some general remarks arraigning his colleague, Mr. Johnson, "for his unjustifiable abuse of our great president." He spoke of the "Johnsonaldos and the Aguinaldos," who were attacking the president.

Mr. Cochran, Democrat, of Missouri, deair. Cocnran, Democrat, of Missouri, us-clared that the country would never cease to regret the administration's policy toward the Philippines. The war against the horde of semi-barbarians thundering at the gates of Manila would never cease. Our heroic soldiers sent there were doomed. Disease and death would ravage our army during the rainy season.

the rainy serson.

Mr. Grosvenor, of Ohio, delivered a thirty-minute speech, generally replying to the charges emanating from the opposition during the past few days that there had been an alliance between the United States and the insurgent forces in the Philippines. He carefully went over the official records to show that there never had been an atliance. The official documents and their dates were produced in each case. He defied the other side to produce a single official utterance authorizing or recognizing any alliance.

Mr. Simpson, Populist, of Kansas, inter-

any alliance.

Mr. Simpson, Populist, of Kansas, inter-rupted to ask whether Mr. Grosvenor was speaking by authority of and in defense of the president. of the president.

Mr. Grosvenor—"No man can be tried, except by a jury of his peers."

Mr. Carmack, Democrat, of Tennessee—
"You are not obliged to incriminate yourseif." (Laughter on Democratic side.)

Mr. Henderson, Republican, of Iowa—"If that is true, it would be a good thing for many of you over there to keep your mouths shut." (Laughter on Republican side.)

Mr. Simpson—"It would be a good thing if you would take that advice home to yourself."

Mr. Grosvenor—"The gentleman from

yourself."
Mr. Grosvenor—"The gentleman from Kansas treats everything as a joke."
Mr. Simpson—"That does not answer the question. We do not want to know what Mi. Simpson—"I hat does not answer the question. We do not want to know what I am, but what you are."

Mr. Grosvenor—"I am speaking upon my own authority as I always do. If my speech does not commend itself without the shadow of somebody behind, let it fall to the ground."

Mr. Simpson—"That reply is perfectly satisfactory."

shadow of somebody behind, let it fall to
the ground."
Mr. Simpson—"That reply is perfectly
satisfactory."
Continuing, Mr. Grosvenor said the president had been charged with dereliction in
not proclaiming a policy. What right, he
asked, would the president have to proclaim a policy? What in the constitution
or laws empowered the president to declare
a policy for the United States?
Mr. Grosvenor said that Aguinaldo, on
January 8, had notified the Belgian government, as he probably notified other governments, that he intended to attack our
troops. During all that period prior to the
attack, our commanders in the Philippines
had received order after order cautioning
them to forbear, to shoot nobody, to act
upon the defensive only. When the natives came and fired upon our troops they
made deliberate war upon the United
States and in the presence of war it was
treason to give aid and comfort to the
enemy. "I protest," said he, "against discussing who is right and who is wrong
when my brothers and your sons are being shot down in battle. I warn my friends
upon the other side that they are hurting
nobody but themselves. The country will
place but one construction upon their attitude. The American people will never retire upon the demands of an enemy in the
front." (Prolonged Republican applause.)
Mr. Carmack replied briefly to Mr. Grosvenor. He held up to ridicule the absurd
charge that Democrats were firing into
the rear of our soldiers. No honest man,
said he, ever made such a charge and none
ever believed it. If such a charge was
made it was the act of a demagogue who
sought to drag this great question down
to the level of his capacity. (Democratic
applause.) The Democrats were the friends
of the soldiers, he continued, but the soldiers had nothing to do with the policy
of the administration which the Democrats
criticised. The soldiers went where they
were ordered, but he contended that they
were being treated unfairly. They had enlisted in the cause of liberty and humanity. They were bein

this government was to be.
Mr. Burke, Democrat, of Texas, cre-Mr. Burke, Democrat, of Texas, created considerable enthusiasm on the Republican side by his declaration that we held the Philippines by right of conquest and had as much right there as we had in Porto Rico. He took no stock in Aguinaldo, he said. When the rebels stopped shooting down American soldiers, it would be time to talk to Aguinaldo and his crowd.

After some further remarks by Messrs. Vandiver. Democrat. of New York: Vincent. Populist. of Kansas, and Fleming. Democrat. of Georgia. the fortifications appropriation bill was passed.

The conference report upon the Indian appropriation bill was adopted without division.

The death of Representative Hurley, of New York, who died at Hot Springs, Va., yesterday, was announced by his colleague.

yesterday, was announced by his coneague, Mr. Fischer.

The usual resolutions were adopted, and the following committee was appointed to attend the funeral: Messrs. Fischer, Sherman, Howe, Shannon, Odell, Mahon, Bartlett, Bartholdt and Clayton.

As a further mark of respect, the house at 6 o'clock adjourned.

PHIL ROSENBAUM APPEARS. Returns From Albany, Ga., to Face the Charges Made Against

Him. GUTHRIE, O. T., Feb. 27 .- (Special.) The return of former Adjutant General Phil Rosenbaum from Albany, Ga., where he has been with the First Oklahoma volunteers was as the coming of an apparition to the people of Guthrie. Whatever the merit of the grave charges that are made agains him, he is here in person, to answer them This afternoon Rosenbaum met Assistant Auditor McCabe on the street, and told him to arm himself, as he intended to kill him. that it was through him, that his reputa-

tion had been besmirched.

To-night Rosenbaum appeared before the To-night Rosenbaum appeared before the investigating committee. He is greatly changed from his tormer buoyant self, when he was the envy of the men and the admiration of the women of Oklahoma. His high spirits have left him. To-night he seemed dazed, and his testimony was very unsatisfactory. He did not minish, and many of the questions he practically refused to answer.

Judge Stevens cross-examined him, and Rosenbaum, in reply to nearly every other question, would say that he could not remember. Rosenbaum's answers to the interrogations of Judge Stevens relating to the apparent excessive charges of drayage and postage, and his explanation as to the cloth found in a Guthrie tailoring shop were particularly weak.

particularly weak.

After being on the stand for an hour,
Rosenbaum was excused to appear to-mor-W. F. Simms, a wealthy cattleman of W. F. Simms, a wealthy cattleman of Shawnee, testified regarding the quarantine inspectors. He said that he had a herd of cattle of 435 head, of which 139 had died from contagious diseases. Sam Matthews, territorial inspector, agreed to allow the "ticky" cattle to go past the quarantine line for \$55. Matthews said Simms reduced his price to \$49, which was paid him. However, before the cattle were shipped, City Inspector Luther Williams condemned them, but changed his mind when given \$12 by Simms' partner.

The scrap continues with unabated vigor ameng the "bullders" and antis. The antis have the best of the deal, but are not as certain as on Saturday.

nave the best of the deal, but are not as certain as on Saturday.

Yesterday the members of the legislature and their friends visited the 6-months-old town of Weatherford, which has a population of 2,900. Six months ago the townsite was a cornfield. The visitors were royally entertained. Governor Barnes, Thomas Doyle and Mr. Humphreys made speeches.

speeches.

The latest rumor going the rounds is that the grand jury will be asked to inquire into the many charges of boodle. Whether this rumor is the cause or not, it is a fact that boodle talk is not heard as free this rumor is the cause or not. quently as before.

The following bills were introduced in the

use to-day: By Jones-Relating to lost instruments. By Holliday-Relating to the list of property for taxation.

By Williamson—An act repealing the present banking law and introducing a

winkler's bill passed the house to-day, exempting Kingfisher college from taxadon.

Governor Barnes signed McElrath's insurance bill to-day. It allows one thousand
farmers to form a mutual company for
protection against hall, fire and tornadoes.

Kansas Grand Lodge, A. O. U. W. PITTSBURG, KAS., Feb. 27.—(Special.)
The grand lodge A. O. U. W. for the jurisdiction of Kansas convened in this city today for a five days' session. A reception was given the visitors in the Commercial Club rooms at 10 o'clock this morning and the afternoon was occupied in showing them over the city. This evening, lodge meetings were held by the local lodges A. O. U. W. and Degree of Honor, and the business of the session will commence in the morning at 9 o'clock

KANSAS LEGISLATURE IS MAKING READY TO QUIT.

LIMIT PLACED ON DEBATE

CAPTAIN SEATON PROPOSES A MUCH-NEEDED REFORM

House Passes the Senate Bill for the Establishment of a New Insane Asylum-Commission of Nine to Select

the Site.

TOPEKA, Feb. 27.-(Special.) The house o-night adopted the following resolution:
"Resolved, by the house, That no member shall speak more than once on any question in the house, and not longer than three minutes at a time, and not more than twice on any question in committee of the whole, nor longer than five minutes at a time; each member shall be allowed two minutes in which to explain his vote on the passage of a bill or a joint resolution. A similar resolution was adopted in the senate to-day. The resolutions are in the interests of early adjournment. The Pop senators in caucus at noon also decided to make no change in the plan to adjourn

Saturday. Captain Seaton, being unable to get his resolution through to reduce the force of employes in the house on account of the employes lobbying against the measure, has prepared another resolution which he believes will meet the approval of the employes, and therefore stands some show of passage. It reads:

"Whereas. The legislature is in a meas ure powerless to determine the number of employes needed; therefore, be it "Resolved, That the people shall elect the number of employes at the regular

elections. "Resolved. That such employes so elected shall meet one month before the assembling of the legislature and proceed to appoint the constitutional number of 125 represent-

The house to-day passed the senate bill providing for the establishment and main-tenance of a new insane asylum in the state. The bill authorizes the senate to se-lect the appointment of a commission of nine, four from the senate and five from the house, to select a site. The sum of \$100,000 is appropriated to lay the founda tion for the institution. The bill requires "campus" of not less than 640 After the selection of a site is made, the state board of charities will proceed to build as much as possible for the rest of the \$100,000. The commission is to be selected from senatorial districts other than those wherein it is sought to locate such asylum. The senate bill went through the ouse without any material amendment. The house this afternoon took up the senate bill relating to school textbooks and after making some important amendments passed it and sent it back senate. The original bill provided for state miformity and a maximum rate on prim ers, primary readers, drawing books, maps and high school books. It also provided for the publication of a Kansas history to cost not less than 60 cents each. The house knocked out uniformity of high school books and passed the bill. The senate refused to concur in the house mendments and a conference committee

HOUSE GRINDING OUT BILLS.

consisting of Senators Stocks and Titus,

and Representatives Jaquins, Grosser and

Grattan was appointed to adjust the dif-

Large Number of Measures Passed by Lower Branch of the Legislature Yesterday.

TOPEKA, Feb. 27 .- (Special.) The house oted almost the entire day to the third reading and passage of bills. The followng bills were passed: By Wheatley-An act to make mine inpectors inspectors of weights and measures

at coal mines. By Henley-An act amending the present law governing the organization of mutual fire insurance companies.

By Hogue-An act to prevent the discounting of claims for a cash settlement by insurance companies, and providing that when a loss is sustained the company must pay the claim within twenty days after the loss is adjusted, or pay 8 per ceat interest on it from the date of the loss to the date of final settlement.

By Benefiel-An act providing for a uniform policy of fire insurance and authorizing the attorney general and insurance superintendent to prepare the form of policy to be used in Kansas in the future. By Fairchilds-Amending the insurance laws of '71 so that all fines collected for the violation of that law shall go into the state school fund. counting of claims for a cash settlement by

the violation of that law shall go into the state school fund.

By McKeever—An act authorizing the publication of the general laws of 1899.

By Lawrence—An act amending the law governing beneficiary societies to exempt the Masonic and Odd Fellow orders.

the Masonic and Odd Fellow orders.

By Francis—An act to create a commission to compromise the interest on the bonds in the state school fund that are now delinquent.

By Brooke—An act to give T. A. Boo \$250 for injuries received by falling from the state house steps.

By Dawes—An act relating to the collection of delinquent taxes on real estate.

By Osborn, of Douglas—An act to provide for the permanency and disposition of any and every special devise, bequest, grant, or gift of property, whether real personal, or mixed, that may have been or shall hereafter be made to Baker university by any person or persons, company or society.

by any person or persons, company or so-ciety.

By Hoag—An act providing that in any county in which a city court is established, justices of the peace outside of the city shall not have jurisdiction of cases in which any defendant resides in such city.

By Seaton—An act legalizing and ratify-ing the contract made between the board of charities and the Missouri Pacific com-pany for the construction of a switch to the Osawatomie asylum.

The house to-night passed the following bills:

The house to-night passed the following bills:

By ways, and means—Making appropriation for repairing and cleaning representative hall.

By Hogue—Appropriating \$1,000 for paying street in front of deaf and dumb asylum at Olathe.

By ways and means—Appropriating \$5,000 for the erection of a brick plant at the penitentiary. This bill provides that it shall be unlawful for any convict to perform any labor for private citizens outside of the penitentiary grounds, for hire or otherwise, and it is made the duty of the warden to employ the surplus convict labor in extending and improving the state roads. It shall be unlawful for any person other than convicts to be boarded at the penitentiary at the state's expense.

By Rodgers—Appropriating \$20,000 for a detached cottage at the Beloit industrial school.

detached cottage at the Beiott mullitudes school.

By Hogue-Appropriating \$1,950 for a new barn, the library and care of pupils at the Olathe deaf and dumb school.

For all of these institutions are appropriations for current expenses. The senate in committee of the whole recommended the following for passage:

By Flannelly-Providing for the transfer of cases from one to another division of the court of appeals when business is accumulated. By Jumper-Ratifying contract of board of trustees of charitable institutions and Missouri Pacific for a track to Toneka insane asylum.

stitutions and Missouri Pacific for a track to Topeka insane asylum.

By Ryan—Providing that assignments of real estate mortgages snall be acknowl-edged by the assignor as in other real estate title instruments.

By Zimmer—Providing for taxation of insurance contracts made with foreign companies.

By Hanna—Declaring void any evidence of indebtedness given for any commodity produced by a trust dealing in crude petroleum.

State Normal Monopoly Broken. TOPEKA, Feb. 27.—(Special.) Grattan's bill, authorizing the issuing of three-year teachers' certificates and life certificates to teach in the public schools to graduates of the state university and schools of equal standing passed the senate this afternoon. It was opposed by

FOR MAINTENANCE OF INSANE. State Owes the Several Counties of the State an Aggregate of

\$201,317.69. TOPEKA, Feb. 27 .- (Special.) The house ways and means committee to-day introduced a bill in the legislature to appropriate money to reimburse the various counties for money spent in the maintenance of the destitute insane. Before any county can get its money, however, it must pay the state treasurer the amount

of back tax due the state.

The state owes the countles in the aggregate \$50,317.65 for keeping the insane. The counties owe the state in back taxes the sum of \$58,966.19. This leaves a balance of \$132,552.50 in favor of the counties.

The auditor is instructed not to now any

The auditor is instructed not to pay any county its bill for keeping the insane un-less it permits him to deduct the amount of tax due the state.

The amounts owing the various counties by the state on account of maintaining in

sane follow: ...\$ 7.540 50 Leavenworth\$29.954 50 11,991 50 Linnoll 5,994 47 Lyon 1,360 50 Marton 932 22 Marshall 1,869 50 McPherson 2,127 60 Miami 2,566 50 Mitchell 481 85 Montgomery 333 00 Morris 6 425 60 Nemaha 327 00 Ottawa 2,595 50 Reno . 2,595 50 Reno ... 639 50 Republic 708 50 Rice 67 50 Riley ... 112 50 Russell . Franklin 137 00 Saline ... 1,163 00 Sedgwick 338 00 Shawnee 233 50 Sumner ... 418 00 Wabaunse

MAY SHUT THEM OUT YET.

5,274 75 Washington

Topeka Banks Liable to Lose the Profit Arising From Custody of State Funds.

TOPEKA, Feb. 27.—(Special.) If the Adams bill, providing for the transfer of state taxes from the county treasurers to the state treasurer, advanced to third reading by the house revision committee to-day, becomes a law, the Topeka banks will not get to use any of the state funds, after all. During the early part of the session an effort was made to get a bill through to require the treasurer to scatter the state money among the various banks of the state on approved security. The treasurer did not care to have another board pass judgment on the security when he was under bond to account for every cent of the state's money, and he beat the bill in both bouses.

under bond to account for every cent of the state's money, and he beat the bill in both houses.

In order to cut off the monopoly the Topeka banks have with the state funds, the banking committee recommended the passage of the house Adams bill, which practically prohibits the treasurer from letting the Topeka banks use the money. They do it now under the provision of the law relating to the manner of collecting drafts.

The provisions of the Adams bill which catch the Topeka banks follow:

"The treasurer of state, by and with the advice and approval of the executive council, may designate one bank in the city of Topeka as a depository for the collection of any drafts, checks, and certificates of deposit that may come into his hands on account of any claims due the state. Said bank so designated as such depository shall be required to give security to the state, to be approved by the executive council, for the prompt collection of all drafts, checks and certificates of deposit that may be delivered to such depository by the treasurer for collection.

"The state treasurer, on receipt of any draft, check or certificate of deposit on account of state dues, may place the same in such depository for collection, and it shall be the duty of such depository to collect the same without delay, receiving therefor such compensation (if any) as may be agreed upon by the state treasurer and such depository, not in excess of ordinary bank rates for like collection, and notify said treasurer when collected, whereupon the state treasurer shall at once cover such collections into the vaults of the state treasurer."

REVISION OF HOUSE CALENDAR How the Committee Has Arranged

Measures for Consideration and Action.

Feb. 27.-(Special.) The house vision committee to-day advanced the following bills for passage, subject to amendment and debate: To create the office of state house cus-

To amend the assessment laws. Providing for the leasing of u school lands.
To amend the state militia law.
Placing building and loan associations
under the control of the state bank com-

missioner.
To limit the rate of tax levy in cities of the first, second and third classes.
To amend the Breidenthal banking bill.
Providing for the issuance of tax bills against property for the improvement of

against property for the improvement of streets.
Giving lodges and other public bodies the right to deposit their funds in state banks. To require coal mining companies to provide their mines with an escape shaft.
Giving threshers a lien on grain threshed. Burkholder's school bill.
The Dawes bill requiring the various counties to see that all pauper insane people not in the public institutions are kept at hospitals instead of jails.
To amend the mortgage law.
Cutting down the rate of interest on warrants issued by the state from 7 to 6 per cent.

cent.
To give disorganized school districts authority to refund their indebtedness.
To enlarge the powers of the state fish

To enlarge the powers of the state hish commissioner.

To amend the live stock quarantine laws. Mason's irrigation bill.

To prohibit a lawyer holding a city office from bringing proceedings against the ity. Hoag's deed of trust bill.

Providing for the compromise of delin-To protect trademarks.

To protect trademarks.

To enlarge the reports of the State Horticultural Society to 400 pages.

To require the state treasurer to keep the state funds in the vaults in his office instead of in banks.

MEDICAL BILL DEFEATED. Doctors Objected to the Provision Exempting Osteopathists From Its Operation.

TOPEKA, Feb. 27.-(Special.) The house to-day, by a vote of 43 to 23, defeated the bill relating to the practice of medicine The house committee on hygiene and pub lic health introduced a committee bill which all three schools of medicine had indorsed. When it came up for consideration in committee of the whole, some amendments were made to it which the doctors in the house claim make it worse than the pres-ent law. Among the features obnoxious to the physicians was that exempting oste the physicians was that exempting oste-opathy doctors from the operation of the law. When the roll was called on the bill for passage this morning, the doctors, all of whom are on the committee of hygiene and health, except Marks, of Jefferson, voted against the bill, and, in explaining their votes, asked the other members to vote against it. The bill only got twenty-three votes.

THANKS SENT TO KANSANS. House Orders a Cablegram Sent to the Twentieth Regiment

at Manila. TOPEKA, Feb. 27 .- (Special.) Harris, of Lyon, to-day introduced the following resolution in the house: "Resolved, That the chief clerk of the

"Resolved, That the chief clerk of the house is hereby instructed to cable to Colonel Funston the thanks of the Kansas legislature to the officers and members of the Twentieth Kansas regiment for gallant conduct on the field of battle."

The resolution was adopted and, in obedience to its provisions. Chief Clerk Lobdell sent the following cablegram over the signature of Speaker Osborn to Colonel Funston at Manila: WINFIELD, KAS., Feb. 27.-(Special.) Funston at Manila:

"Kansas legislature unanimously congrat-ulates Twentieth for gallant conduct or

The message cost \$36.60. Senate Postoffice Robbed. TOPEKA, Feb. 27.—(Special.) The thieves about senate chamber have abandoned the coatroom as small game and are now in-

vading more sacred precincts. They visited the senate postoffice Sunday and relieved Uncle Sam of between \$6 and \$7 in cash. They did not open any mail, and no letters are reported as missing, but they took the cash out of the money drawer.

PENITENTIARY WATER SUPPLY Committee Was Appointed by the Legislature Yesterday to In-

vestigate It. TOPEKA, Feb. 27.—(Special.) A special committee appointed by the legislature to-day will go to Lansing to-morrow to investigate the status of the prison water supply. The question of riparian rights has arisen between the state and Vinton Stillings, and the latter has commenced suit to enjoin the prison officials from taking water from the river at the pumping

The committee will find out if the state has any riparian rights. If it has not, then the committee will recommend the enactment of some legislation that will enable ment of some legislation that will enable the prison to get its water supply from Stillings. The same question has also arisen regarding the prison sewer.

Representative Flannelly, who will do doubt be named as chairman of the committee, said to-night that a report would be formulated at the earliest possible moment.

be formulated at the ment.

The penitentiary sewers formerly emptied into a slough, which is now stagmant because its outlets to the Missouri river have been closed up by the formation of sandbars and the natural accumulation of debris.

The water supply of the penitentiary is

taken from sand wells not far from the sewage outlets. Now that the slough is shut off from the river, the sewage finds its way into the wells, thereby poisoning

TO REORGANIZE MILITIA.

Kansas Senate Passed a Bill Yesterday Afternoon Providing for It.

TOPEKA, Feb. 27 .- (Special.) The senate spent most of this afternoon in committee of the whole and recommended a number of bills for passage.

The most important one is by the com-mittee on military affairs, reorganizing the state militia so as to form a brigade in-stead of a division. There are to be twelve companies instead of ten. The militia is to be so trained that it will be prepared for cavalry as well as infantry work. Other bills recommended for passage were

as follows:
By Young-Making it unlawful for any individual or firm to require employes to enter into agreement not to join a labor organization.

By Reser-Prohibiting combinations of companies and persons by which a shipper of seeds, grain or hay is defrauded out of any portion of the net weight of a consign-

ment.

By Forney-Providing that the department commander of the G. A. R. shall make annual reports to the governor.

The bill of the committee of the second class, providing for the appointment of city officials in second and third class cities, was killed.

A PERTINENT QUERY.

Why Did Senate Railroad Committee Kill Maximum Express Rate Bill?

TOPEKA, Feb. 27 .- (Special.) Why did the senate railroad committee vote to kill the maximum express rate bill? The Pops are pressing Senator L. P. King, the veteran reformer, who is chairman of the committee, for an answer. Early in the present session Senator Hanna introduced the bill. It was referred Hanna introduced the bill. It was referred to the senate railroad committee and unanimously recommended for defeat. When the report was read somebody yelled "pagses," but Hanna laid low.

The committee report was deemed as all-sufficient and its recommendations were accepted without action. Hanna, meanwhile, secured the bill, introduced it again under a new number had an emergency

under a new number, had an emergency declared and railroaded it through to pass age.

But why, it is asked, did the Pops on the rallroad committee kill it?

HOOK TAKES SEAT TO-MORROW Judge Foster's Resignation as Federal Judge Takes Effect at Midnight To-night.

TOPEKA, Feb. 27 .- (Special.) Judge Foster's resignation as federal judge of Kansas goes into effect to-morrow at midnight. and Wednesday Judge W. C. Hook, of Leavenworth, will succeed him. Judge Hook will probably qualify by taking the oath to-morrow.

Judge Hook has appointed Miss Detweiler, a young lady who has been stenographer in his law office at Leavenworth
for some time, as his private secretary.
Frank Brown will be appointed clerk of the
United States district court.

PARDON BOARD MAY GO.

House Passes a Bill, 70 to 6, Which Provides for Its Abol-

ishment. TOPEKA, Feb. 27 .- (Special.) By a vote of 70 to 6, the house to-day passed a bill abolishing the state board of pardons. The original repealing bill authorized the appointment of a clerk by the governo to attend to all pardon cases, but the house concluded that the governor is the proper concluded that the governor is the proposed one to look after pardon cases, and knocked out that clause. The bill as passed leaves the pardon matter entirely in the hands of the governor.

FREE EMPLOYMENT AGENCIES.

Senate Passes a Bill Providing for Them in First and Second Class Cities.

TOPEKA, Feb. 27.-(Special.) The senate this morning passed Lewelling's bill pro-viding for the establishment by the state commissioner of labor and industry of free employment agencies in cities of the first and second class. The city clerk or some other person appointed by the mayor and council is to be employment agent. Reports are to be made to the labor commissioner.

FRANK GRIMES ON WATCH. Kansas State Treasurer Takes Place

of the Regular Watchman, Who Is Sick. TOPEKA, Feb. 27 .- (Special.) Frank Grimes, state treasurer, is literally "watchdog of the treasury" to-night. The watchong of the treasury to-night. The watch-man is ill, and, rather than trust a new man, Grimes himself is on guard. His wife is with him, and they expect to continue their night vigils until the regular guard re-covers his health.

Nepotism Barred at Soldiers' Home. TOPEKA, Feb. 27.—(Special.) The sum of \$17.200 is appropriated for the Soldiers' home in the Titus bill, which passed the senate this morning. It carries appropriations for the salaries of officers and for current expenses. current expenses.

Not the least interesting provision is Not the least interesting provision is that contained in section 6:

"All officers authorized to employ persons to labor in said Soldiers' home are hereby prohibited from employing any one related to such officers by marriage, or nearer than the third degree of consanguinity."

Holcomb Still Has a Job. TOPEKA, Feb. 27.—(Special.) State La-bor Commissioner Lee Johnson has ap-point Walter Holcomb as his stenographer. Holcomb was Johnson's assistant until the new law was created.

To Repay the Omaha Exposition Debt. TOPEKA, Feb. 27.—(Special.) The house ways and means committee to-day recommended the passage of a bill carrying \$21,000 to reimburse the railroads and others who donated funds to get up a Kansas display at the Omaha fair.

Annual Anti-Joint Crusade.

WINFIELD, KAS., Feb. 27.—(Special.) The regular annual crusade against joints was commenced here last week. County Attorney Hargis, who took his office January I, caused warrants to be issued from the district court against Henry, Chris and Charles Schmidt for selling intoxicating liquors contrary to law. They were released under bonds of \$250 each. This will probably lead to the arrest of all the joint-keepers in the county.

Fort Scott Wants a Convention Hall. FORT SCOTT, KAS., Feb. 27.—(Special.) A call has been issued for a mass meeting for the purpose of inaugurating a scheme to build here a convention hall for Kansas people, after the plan so successfully used in Kansas City.

INVESTIGATE

Every Electric Belt and Appliance Before You Examine Dr. Bennett's -I Invite Comparison-Beware of Counterfelts-Any Article Counter-

feited Has Merit-Think About This. "Apropos of the question, 'How to prevent old age.' Dr. Julius Althaus, the eminent specialist, says the only way is to be careful to appropriate and use the galvanic current which he has studied and experimented upon over forty years, and lays the charge against doctors of having far too long neglected electricity in cases of debility and exhaustion, in which he himself has often obtained results. He has known prematurely aged men look ten years younger after treatment, become reyears younger after treatment, become re-stored in temper and take a fresh interest in life."



what tardy
E lectricity
c u rative
will ever
last they
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cesses and
E lectricity
and Nerve
human being—it is Life itself—and once lost
there is no way of restoring it except
through the medium of a galvanic current.

DR. BENNETT'S ELECTRIC BELT

To-day is the only known means of properly applying ELECTRICITY to the human system. It has soft, silken, chamoiscovered sponge electrodes, my exclusive patent, that cannot burn and blister as do the bare metal electrodes used on all other makes of belts. Electricity cannot penetrate the system through bare metal—it is retained upon the surface—hence the burns. There is a poor counterfeit of my Electrodes out—do not be misled. When others attempt my methods, do they not virtually indorse my treatment? You cannot afford to experiment. Get the genuine. The prices of my Belts, I hope, are within the reach of all the afflicted—only about half the price of the old style.

My Electric Beit is no experiment. It is the simplest and most natural remedy upon earth. I have studied Electricity for years and know to a fraction just the quantity needed in each system to cure the disease. A child can regulate this current when applied through my Belt. If it will not cure you I will not sell it to you. I have no dissatisfied patients, nor will I have any.

Guaranteed to cure Sexual Impotency, Lost Manhood, Varicocele, Spermatorrhoea and all Sexual Weaknesses in either sex; restore Shrunken or Undeveloped Organs and Vitality; cure Kidney, Liver and Bladder Troubles, Chronic Constipation, Dyspepsia, General and Nervous Debility, all Female Complaints, etc. My Belt can be renewed when burned out for only 55 cents—no other belt can be renewed for any price, and when burned out is worthless. My Belt is guaranteed one year.

When you begin treatment with my Electric Belt you are fighting disease and physical debility with a weapon you can trust. Its effects are not doubtful. Its results are not uncertain. It performs cures every day and you can talk face to face with the people it has cured. It has a cure in every town in Missouri. My patients can be reached by letter any time and they would be glad to have you write to them. They are greatful because they have something to be grateful for. They are will DR. BENNETT'S ELECTRIC BELT

BENNETT ELECTRIC CO.. Rooms 552 and 553, Gibraltar building KANSAS CITY, MO.

PENSIONS.

WASHINGTON, Feb. 27.-The following pension

WASHINGTON, Feb. 27.—The following pensions have been granted:

MISSOURI.

Original—John H. Davidson, Elkland, \$8; William A. Hichbern, Knobnoster, \$8; John M. Wherry, \$t. Louis, \$8; James Strait, Amoret, \$6; William R. Donovan, Pittsburg, \$6; John H. Eckhart, Southwest City, \$8.

Increase—William A. Boyd, dead, Exeter, \$8 to \$12; Josephus Taylor, Grand Pass, \$6 to \$8; James F. Elliott, Bakersfield, \$16 to \$17; Frederick Brinkman, \$L. Louis, \$8 to \$10; Zeno Boyer, Ferlitt, \$6 to \$8; Martin Sonotag, Shotwell, \$10 to \$17; Calvin C. Learning, Smithfield, \$8 to \$12; James W. Petty, Bethpage, \$10 to \$12.

Original, widows, etc.—Rosa McDaniel, mother, Henry, \$12; Martha Motley, Carthage, \$8; Susan Anamesa, Sedalla, \$8.

Original—Joseph O'Handlen, West Plains, \$6; Henry C. Kessler, \$1. Louis, \$8; Major W. Prewett, Roscoe, \$8.

Anamean Sealina 83.

Original—Joseph O'Handlen, West Plains, 36; Henry C. Kessler, St. Louis, 38; Major W. Prewett, Roscoe, 38.

Renewal—Joseph Waddell, St. Louis, 36.

Increase—Richmond Glover, Mexico, 38 to 312; Orson M. Markcum, Graham, 315 to 317; Albert Ammerman, Kirksville, 36 to 38.

Original widows, etc.—Minor of Thomas B. Dyer, 1709, 312; Mary H. Jenkins, Cameron, 312; minors of Samuel Renner, Middletown, 312.

Original—John R. Reed, dead, Abo, 312; John Leever, Kansas City, 312; Jacob Anderson, Byron, 36; Benjamin B. Manchester, Kansas City, 312; James Willis Overton, Eisberry, 38.

Increase—William K. Gibson, Denver, 38 to 312; George A. Birchard, St. Louis, 36 to 312.

Geissue—Henry Barber, Holden, 230.

Original—Henry Barber, Holden, 230.

Original widows, etc.—Sarah Whaton, Springfield, 38; Louisa J. Crain 38. Elizabeth M. Reed, Abo 38; Catherine Shaffer, Pascola, 38; Nancy M. Andrews, White Water, 312.

KANSAS.

Original—Samuel C. Reed, dead, Leavenworth, 230; John H. Kautz, Topeka, 36; Dennis McMahon, National Military home, Leavenworth, 38.

Additional—Benjamin Compton, National Military home, Leavenworth, 310; Benjamin P. Funkhouser, Eskridge, 34 to 38.

Restoration, reissue and increase—Edward M. Adams, Mound City, 317.

Renewal—Jacob Ross, Kansas City, 38.

Increase—Thomas H. Summers, Marmaton, 36 to 32; Eugene P. Van Vranken, Pratt, 38 to 312; Josephu H. Graham, Harper, 36 to 38; David W. Louderback, Girard, 230 to 372; Celestine Girardy, Quenemo, 38 to 312.

Reissue and increase—Henry M. Greene, Lawrence, 430 to 572; Celestine Girardy, Quenemo, 38 to 312.

Reissue and increase—Henry M. Greene, Lawrence, 430 to 572; Celestine Girardy, Original—James Fitzgibbons, National Military home, Leavenworth, 36; Sismon Botkin, Wellington, 36; John H. Ayres, Augusta, 33; Ezra M. Hurat, Republic, 38.

Restoration and increase—Lyman W. McKensie, Weedruff, 34; to 31.

Nome. Leavenworth. St of 10.

Restoration and increase—Lyman W. McKensie. Wesdruff, \$4 to \$17.

Renewal—William Branson, Atchison, \$6.

Increase—David May. Williamstown, \$8 to \$10; Daniel B. Stout, Portis, \$8 to \$10.

Reissue—Rurton W. Trout, Winfield, \$16.

Original—Joseph A. Miller, Americus, \$8; Thomas Newling, Olathe, \$6; John Murphy, Winfield, \$8.

Additional—John W. Elliott, National Military home, Leavenworth, \$5 to \$10.

Restoration and reissue—Joseph Lukens, dead, Argentine, \$20.

Renewal—Ransom W. Francis, Bronson, \$6.

Original widows, Defection, \$10.

OKIAHOMA TERRITORY.

Additional—Isaac A. Little, Oklahoma City, \$10 to \$12.

Increase—William C. Briant, Alva, \$6 to \$8. Increase—William C. Briant, Alva, \$6 to \$8.
INDIAN TERRITORY.
Original—Newcomb R. Nowlin, Whitefield, \$6.

LEGAL NOTICES.

NOTICE OF FINAL SETTLEMENT—Notice is here-by given to all creditors and others interested in the estate of Wilhelmina Altman, deceased, that I. Rose Altman, executrix of said estate, intend to make a final settlement thereof at the next term of the probate court of Jackson county, to be held at Kansas City, Missouri, on the 15th day of May, 1899. ROSE ALTMAN, Executriz. NOTICE OF FINAL SETTLEMENT—Notice is here-by given to all creditors and others interested in the estate of Henry B. Ridgeway, deceased, that I. Albert M. Sills, administrator of said estate, intend to make a final settlement thereof at the next term of the probate court of Jackson county, to be held at Kansas probate court of Jackson county, to be held at Kansas ALBERT M. SILLS, Admr. NOTICE OF FINAL SETTLEMENT-Notice is here NOTICE OF FINAL SET TABLET. NOTICE is necessively given to all creditors and others interested in the by given to all creditors and others interested in the state of Wm. A. Gattrell, deceased, that I. Frank H. Gattrell, administrator of said estate, intend to make a final settlement thereof at the next term of make a final settlement thereof at the next term of make a final settlement, on the lith day of May. 1898. Kansas City, Missouri, on the lith day of May. 1898. Kansas City, Missouri, on the lith day of May. 1898.

LEGAL NOTICES.

CONDEMNATION OF WALROND AVENUE FROM SOUTH LINE OF ALEXANDER PARK TO EIGHTEENTH (IFIH) STREET.

The state of Missouri, the county of Jackson, the city of Kansas City, ss. Mary Ann Hiddleman, Charles Bradford, Adolphus C. Bartlett, Charles P. Broughno, D. E. Burbanks, William G. Brooks, H. F. Behrens, E. R. Boyer, the Barber Asphalt Paving Company, Sylvester C. Booher, Frances A. Bronaugh, Charles F. Cossum, Ann Elliza Cool, Canton Universalist theological school, Clinton Liberal institute, of Fort Plain, N. Y.: Ann Elliza Cool, executrix of last will of Mary Prait; unknown heirs of William H. Craig, deceased; Thomas R. Cone, Alice Coolidge, G. Cockshaw, William H. Craig, trustes for Thomas R. Cone; Wm. C. Campbell, deceased; James F. Cosby, Orrin N. Carier, George Daniels, George Daniels, Insane; L. E. Davison, Anna W. Dargan, Ann W. Dargan, C. M. Downing, Abbie P. Davis, Charles F. Emery Real Estate Loan Co., Charles G. Laura, A. Gashweiler, Olive Gibbs, Mattie E. Gibbs, Alexander McL. Goodspoed, trustee under will of Thomas H. Lawrence, George C. Evans, Edwis M. Lawrence, Gustav Hausser, Mrs. Maria Howard, Mrs. Mary House, Emma B. Harrison, William B. Kelley, Horsce Kretchmar, Clarence G. Lamberson, Mary House, Anna Kretchmar, William B. Kelley, Horsce Kretchmar, Clarence G. Lamberson, Lank, Emilie M. F. Linke, Zana A. Lockwood, Henry C. Lockwood, Laura A. Lockwood, Frederick Lobenstein, Unknown heirs of Thomas M. Lawrence, deceased; W. CONDEMNATION OF WALROND AVENUE FROM SOUTH LINE OF ALEXANDER PARK TO approved December 8th, 1898, and that a jury will be impaneled to make such assessment on the 30th day of March, A. D. 1899, at ten of the clock in the forenom, at the lower house council chamber, on the fourth floor of the city hall building, on the southeast corner of Fourth and Main streets, in Kansas City, Jackson county, Missouri.

Issued under the hand of the city clerk and the seal of Kansas City, aforesaid, this 28th day of February, A. D. 1899.

(Seal) City Clerk of Kansas City, Missouri.

CONDEMNATION OF CENTRAL STREET FROM SOUTH LINE OF JOHN HARRIS' ADDITION TO WESTFORT AVENUE.

THE state of Missouri, the county of Jackson, the city of Kansas City, ss. Mary Alexander, Knox Alexander, Mary Alina Alexander, Amratead Alexander, Michael Brierly, Catharine Brierly, E. W. Burch, Commercial Bank of Boonville, Mo., John T. Chandler, George Daniels, R. G. Dunsmore, C. M. Fuller, Mary A. Finkbine, deceased, Mary Harvey, Diantha B. Harris, Louis Holmes, deceased; Lille Belle Holmes, minor children and heirs of Louis Holmes, deceased, and Lillie Belle Holmes, to-wit: Edward Holmes, Bertha Holmes, Herbert Holmes, Cora Holmes, Besse Holmes, John Holmes and Irms Belle Holmes, minor children and heirs of Louis Holmes, deceased, and Lillie Belle Holmes, to-wit: Edward Holmes, Bertha Holmes, Herbert Holmes, Cora Holmes, Bessie Holmes, John Holmes and Irma Holmes; unknown heirs of Jao. P. Hannon, deceased: Jao. P. Hannon, deceased: Jao. P. Hannon, deceased: Jao. P. Hannon, deceased: Jao. P. Hannon, James E. Johnston, I. C. Legere, Mary A. Miller, wife of William Miller: William Miller, Eugene H. Roecker, Mary A. Roecker, Warren B. Sexton, trustee for Sexton Security Company: James R. Smith, trustee for I. C. Legere; Huldah D. Treadway, William E. Thatcher, Elta Thatcher, Joseph A. Thatcher, Robert A. Taylor, unknown heirs of Alfred P. Warfield, deceased; Alfred P. Warfield, deceased; will take notice that your property will be assessed to compensate for the taking of private property for the purpose specified in the ordinance of Kanass City, No. 19619, entitled "An ordinance to open and establish Central street from south line of John Harris' addition to Westport avenue." approved October 3rd, 1595, and that a jury will be impaneled to make such assessment on the 30th day of March, A. D. 1899, at ten of the clock in the focenous, at the lower house council chamber, on the fourth floor of the city hall building, on the southeast corner of Fourth and Main street, in Kansas City, Jackson county, Missouri.

Issued under the hand of the city clerk and the seal of Kansas City, aforesaid, this 35th day of February, A. D. 1899.

City Clerk of Kansas City, Missouri.

City Clerk of Kansas City, Missouri.

IN the circuit court of Jackson county, Missouri, sitting at Kansas City, Missouri, division No. 4 thereof. Harry Trower, plaintiff, vs. Grant G. Gillett, defendant. No. 34355. Order of publication. Now, on this day comes plaintiff, by his attorney, and it appearing to the satisfaction of the court from an affidavit duly flied by plaintiff that the defendant. Grant G. Gillett, conceals himself so that the ordinary process of law cannot be surved upon him, and that he cannot be summoned in this action, it is ordered by the court that publication be made, notifying him that an action has been commenced against him, by petition and attachment, in the circuit court of Jackson county, Missouri, at Kansas City, Missouri, founded on account and for money had and received for the sum of seven hundred and fifty-one dollars and thirty-fave cents (18751.35), that his property has been attached, and unless he be and appear at the next term of this court, to be holden at the court house in Kansas City, Jackson county, Missouri, on the loth day of April, 1895, and on or before the third day thereof (if the term shall so long continue, and if not, then before the end of, the term), answer said petition, the same will be faken as confessed and judgment will be rendered against him and his attached property sold to satisfy the same. It is further ordered that a copy hereof be published once a week in The Kansas City Journal, a newspaper published in the county of Jackson, state of Missouri, for four weeks successively, the last insertion to be at least fifteen days before the commencement of the next term of this court.

This 31st day of January, 1899.

A true copy. Attest:

H. M. STONESTREET, Clerk.

By W. A. CURRY, D. C.

J. E. WRIGHT, PUTS Attorney.

J. E. WRIGHT, FIT'S Attorney.

NOTICE TO DIRECTORS—Notice is hereby given that the annual meeting of the directors of the Kansas City, Fort Scott & Memphis Railroad Company will be held at the office of the company in Kansas City, Missouri, on Tuesday, March fourteenth (14), eightsen hundred and ninety-nine, at ten o'clock a.m., as required by law, for the transaction of such business as may properly come before them.

EDWARD S. WASHBURN, President.

CHARLES MERRIAM, Secretary.

Kansas City, Mo., Feby. 1st, 1898.

NOTICE OF FINAL SETTLEMENT-Notice is here NOTICE OF FINAL SETTLEMENT—Notice is here-by given to all creditors and others interested in the estate of Wm. C. Campbell, deceased, that I, Amanda S. Campbell, executrix of said estate, intend to make a final settlement thereof at the next term of the probate court of Jackson county, to be held at Kansas City, Missouri, on the 15th day of May, 1899. AMANDA S. CAMPBELL, Executrix. W. D. Jameson, Atty. NOTICE OF FINAL SETTLEMENT-Notice in here-

NOTICE OF FINAL SETTLEMENT-Notice is here-by given to all creditors and others interested in the estate of Howard Bankart, deceased, that I, James H. Austin, administrator of said estate, intend to make a final settlement thereof at the next term of the probate court of Jackson county, to be held at Kansan City, Missouri, on the 15th day of May, 1899. JAMES H. AUSTIN, Administrator.

NOTICE OF FINAL SETTLEMENT—Notice is here-by given to all creditors and others interested in the estate of Henry McDaniels (3758), deceased, that I. Emma Ide, administratrix of said estate, intend to make a final settlement thereof at the next term of the probate court of Jackson county, to be held at Kansas City, Misaouri, on the 15th day of May, 1899. EMMA IDE, Administratrix de bonis non.

REAL ESTATE TRANSFERS.

NORMAN & ROBERTSON, proprietors of abstracts and examiners of land titles, No. 16 East Sixth street, furnish daily the transfers of real estate filed in the recorder's office at Kansas City, Mo.

Notice—All transfers appearing in the daily reports contain covenants of general warranty unless otherwise stated.

February T.

Louise Hoenick and husband to Martin Keck; lot 35, City view park. 3

Helen A. Hurst to Jeremiah Darling and wife; lot 55, block 3, Armfield's addition.

Sallie M. Mann et al to John T.

Calderwood et al; part of lots 29 and 30, Phillips' place.

James H. Williams to M. J. Devlin; lot 43, block 2, resurvey Whipple's second addition.

Sallie Daly et al to George Carman; part of lots 23 and 24, block 4, Mount Hope.

Josie Matteson and husband to E. A.

Johnson; part of lots 985 and 985, block 70, McGee's addition.

Dundee Investment Company to William F. Sick; part of lots 4 and 5, block 7, James Goodin place.

Charles E. Washburn et al to James O. Griggs; lot 44, Mellier heights.

Same to John A. Campbell; lot 42, Mellier heights and wife to M. D. Good; part of lot 1, block 3, Bales' first.

J. W. McKamey and wife to M. D. Good; part of lot 1, block 3, Bales' first.

J. W. McKamey and wife to M. D. Good; part of lot 1, block 3, Bales' first.

J. W. McKamey and wife to H. N. Ess; lot 384, block 29, McGee's addition.

EVECUTOR'S DEED.

ENSECUTOR'S DEED.

ENSECUTOR'S DEED.

SOUNT STANDARD SOUNT SEED.

EXECUTOR'S DEED.

GUARDIAN'S DEED.

Ella Daly to George Carman; lots
22 and 24, block 4, Mount Hope...
EXECUTOR'S DEED.

Harry Walker to Mary Savage; lot
917, block 55, McGee's addition...
ADMINISTRATOR'S DEED.

Milton Welsh to William N. Gedney;
lot 29, block 23, Hyde park

LAND TITLE GUARANTEE COMPANY.

A. L. O. SCHUELER, Mgr., examines and